PATENT COOPERATION TREA

PCT

REC'D 0 8 MAR 2005

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

		(. 017	•					
	cant's or agent's file reference 460PC00	FOR FURTHER A	ACTION	See Form PCT/IPEA/416				
	national application No.	International filing date 02.04.2004		Priority date (day/month/year) 03.04.2003				
Interr		IPC) or national classification and 5/08, B03B5/26	IPC					
Appli IE-T	icant FEC LICENSING LIMITE	ED et al.						
1.	Authority under Article 35	s and transmitted to the applica	and according to Artica	this International Preliminary Examining e 36.				
2.	This REPORT consists of	f a total of 7 sheets, including	this cover sheet.					
3.	This report is also accom	panied by ANNEXES, compri	sing:					
<u> </u>	□ cont to the applic	ant and to the International Bu	reau) a total of sheet	ts, as follows:				
	sheets of the and/or sheets	description, claims and/or dra containing rectifications author a Instructions).	wings which have bee orized by this Authority	on amended and are the basis of this report y (see Rule 70.16 and Section 607 of the				
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and Supplemental Box.								
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplement Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4.	This report contains indi	cations relating to the followin	g items:					
	⊠ Box No. I Basis	of the opinion	regard to novelty, inventive step and industrial applicability					
	☐ Box No II Priorit	v						
	☑ Box No. III Non-e	stablishment of opinion with re						
1	M Boy No IV Lack	of unity of invention	invention					
	M D W Door	oned statement under Article 3 ability; citations and explanati	5(2) with regard to no ons supporting such s	velty, inventive step or industrial tatement				
1		in documents cited						
1		in defects in the international a						
	☐ Box No. VIII Certa	ertain observations on the international application						
Da	ate of submission of the demar	nd	Date of completion	n of this report				
03	3.02.2005		04.03.2005					
Na pro	ame and mailing address of the eliminary examining authority:		Authorized Officer	John Marine				
-	D-80298 Munich Tel. +49 89 2399	- 0 Tx: 523656 epmu d	Leitner, J	9 89 2399-7924				
-	Fax: +49 89 2399	- 4400	i eleptione No. 74	Telephone No. +49 89 2399-7924				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IB2004/050386

	Box No. 1	Basis of the report					
1.	With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.						
	☐ This repe	ort is based on translations from the original language into the following the language of a translation furnished for the purposes of:	ng language ,				
	☐ interr ☐ public ☐ interr	national search (under Rules 12.3 and 23.1(b)) cation of the international application (under Rule 12.4) national preliminary examination (under Rules 55.2 and/or 55.3)					
2.	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):						
	Description,	· Pages					
	1-22	as originally filed	,				
	Claims, Num	pers	•				
	1-22	as originally filed	1				
٠	Drawings, Sh	eets	:				
	1/3-3/3	as originally filed	•				
	□ a seque	nce listing and/or any related table(s) - see Supplemental Box Relatir	ng to Sequence Listing				
3.	☐ The am	endments have resulted in the cancellation of:					
		lescription, pages claims, Nos.	•				
		rawings, sheets/figs	•				
	☐ the s	sequence listing (specify):					
	•	table(s) related to sequence listing (specify):	·				
4.	had not bee	oort has been established as if (some of) the amendments annexed to n made, since they have been considered to go beyond the disclosur al Box (Rule 70.2(c)).	this report and listed below e as filed, as indicated in the				
	☐ the o	description, pages					
		claims, Nos. drawings, sheets/figs					
	☐ the s	sequence listing (specify):					
	_	table(s) related to sequence listing (specify):	•••				
	* Tf ite	m 4 applies, some or all of these sheets may be man	rked "superseded."				

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/IB2004/050386

	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
1.	The obv	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-bylious), or to be industrially applicable have not been examined in respect of:				
		☐ the entire international application,				
	\boxtimes	claims Nos. 10-22				
		because:				
	the said international application, or the said claims Nos. relate to the following subject matter which do not require an international preliminary examination (specify):					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so uncle that no meaningful opinion could be formed (specify):				
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinio could be formed.				
	\boxtimes	on international search report has been established for the said claims Nos. 10-22				
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in A C of the Administrative Instructions in that:				
		the written form		has not been furnished		
		·		does not comply with the standard		
		the computer readable form		has not been furnished		
				does not comply with the standard		
		the tables related to the nucleon not comply with the technical re	tide a equir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
•		See separate sheet for further	detai	ils ·		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

											
	Box	k No. IV	Lack of unity of inve	ention				i	·		
1.	 In response to the invitation to restrict or pay additional fees, the appropriate the claims. 						es, the appl	licant has:	· · .	٠	
	paid additional fees.paid additional fees under protest.										
		 □ paid additional fees under protest. ☑ neither restricted nor paid additional fees. 									
2.									ding to		
3.	This	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is									
		complie	d with.	•				•	.•		
	⊠	not complied with for the following reasons:						. •	: .		
		see separate sheet							. ·		
4. Consequently, this report has been established in respect of the following				he following	parts of th	e internal	tional appli	cation:			
		☐ all parts.						:			
	×	★ The parts relating to claims Nos. 1-9.							w .		
								·			
	Bo	x No. V olicability	Reasoned statemer	nt und natio	er Article 3 ns support	5(2) with ing such	regard to statement	novelty, in	ventive s	step or ind	ustrial
1.	Statement										
	Novelty (N)			Yes: No:	Claims Claims	1-9					٠.
	Inv	Inventive step (IS)			Claims Claims	1-9			.•		
	Ind	Industrial applicability (IA)			Claims Claims	1-9					
2.	c. Citations and explanations (Rule 70.7):							. :			
	see	see separate sheet									

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

PCT/IB2004/050386

Re Item IV.

The present application contains claims directed to two different inventions which are not linked together to form a **single general inventive concept** (Rule 13.1 PCT).

The separate inventions/groups of inventions are:

1. Claims 1-9

Method for heavy particle separation including a primary separation stage with the steps of dropping, accumulating, concentrating and discharging of heavy particles and/or a secondary separation with the steps of infeeding, stilling and retaining heavy particles

2. Claims 10-22

Heavy particle separation apparatus and method including a concavely shaped, tiltable, transverse belt with a spiral rib for moving material up the transverse belt, and a material feeder and a water spray system above the belt.

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The inventions listed in groups 1 - 2 do not relate to a single general inventive concept under Rule 13.1 and 13.2 PCT, because they lack the same or corresponding special technical features for the following reasons:

The features of the independent claim 1 are known for example from US-A-682746. This document describes an apparatus used for a heavy particle separation method including the steps of dropping, accumulating, concentrating and discharging of heavy particles. It discloses all the features of claim 1, the subject matter of that claim is not novel.

Since the subject matter of claim 1 is known, the features of that claim do not make a contribution over the prior art and therefore are not "special technical features as defined in Rule 13.2 PCT.

The special technical feature of group 2 is, that the transverse belt is concavely shaped in its central area and the belt having a spiral rib on the outer surface of the belt, in

order to provide better transportation of the material upwardly along the belt.

The remaining features of the claims of group 1, which eventually could constitute a technical feature defining a contribution over the prior art, all address different technical problems by means of different technical features.

Re Item V.

1 The following documents are referred to in this communication:

D1: FR 1 123 805 A (H. KAGAN) 28 September 1956 (1956-09-28)

D2: US 1 736 111 A (T. M. DAVIDSON) 19 November 1929 (1929-11-19)

D3: US 682 749 A (J. G. ROBERTS) 17 September 1901 (1901-09-17)

D4: US 4 505 811 A (A. J. GRIFFITHS ET AL) 19 March 1985 (1985-03-19)

2 INDEPENDENT CLAIM 1

- 2.1 From the claim 1 itself it is totally unclear (Article 6 PCT) what steps are performed by the claimed method, because the terms dropping, accumulating, concentrating and discharging as well as the terms infeeding, stilling and retaining are so general, that they do not allow to define the subject matter for which protection is sought. In methods for the separation of heavy particles it is generally known to apply preliminary, primary and secondary separation stages where dropping, accumulating, concentrating and discharging as well as infeeding, stilling and retaining steps are included.
- 2.2 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not new in the sense of Article 33(2) PCT.

Document D1 discloses (the references in parenthesis applying to this document): A method for heavy particle separation including a primary separation stage with the steps of dropping (from feed chute 1 onto plate 2), accumulating (on plate 2), concentrating (on belt 14) and discharging (on chute 17) of heavy particles and/or a secondary separation with the steps of infeeding (from feed chute 1 onto plate 2), stilling (on plate 2) and retaining (on belt 14) heavy particles.

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/IB2004/050386

- 2.3 The features of claim 1 are also known from D2 D4 and lack therefore novelty in view of these documents.
- 3 DEPENDENT CLAIMS 2-9

Dependent claims 2-9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT).